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March 3, 2003

MAR - 3 2003

Ms. Marlene H. Dortch
Secretary
Federal Communications Commission
The Portals
445 12th Street, N.W.
Washington, DC 20554

Federal Communications Commission
Office of Secretary

**Re: Amendment of Section 73.202(b)
FM Table of Allotments
FM Broadcast Stations
(Chase City, VA, Creedmoor, NC,
Ahoskie, NC, Gatesville, NC, Nashville, NC)**

Dear Ms. Dortch:

Transmitted herewith on behalf of Joyner Radio, Inc. is an original and four copies of its Petition for Rulemaking seeking the commencement of a rulemaking proceeding to amend the FM table of allotments.

Should any questions arise concerning this matter, please contact this office.

Respectfully submitted,

Joan Stewart

cc: Mr. A. Thomas Joyner

WASHINGTON 80493v1
JDS/de
47652.0016.1 X.Petition for Rulemaking Creedmoor

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MAR - 3 2003

Federal Communications Commission
Office of Secretary

BEFORE THE
FEDERAL COMMUNICATIONS COMMISSION
Washington D.C. 20554

In the Matter of)	
Amendment of Section 73.202(b))	
Table of Allotments)	MM Docket No. _____
FM Broadcast Stations)	RM No. _____
(Chase City, VA, Creedmoor, NC,)	
Ahoskie, NC, Gatesville, NC,)	
Nashville, NC))	

To: Chief, Allocations Branch

PETITION FOR RULE MAKING

Joyner Radio, Inc. ("Joyner"), the licensee of WFXQ (FM), by its attorneys, pursuant to Sections 1.401 and 1.420(i) of the Commission's rules, hereby seeks the commencement of a rule making proceeding to amend the Table of Allotments for FM Broadcast Stations, 47 C.F.R. 73.202(b): (a) to specify Channel 260C3 at Creedmoor, North Carolina as its first local service, in lieu of Chase City, Virginia, and to modify the facilities of WFXQ to specify operation on Channel 260C3 at Creedmoor, North Carolina; (b) to specify Channel 257A at Gatesville, North Carolina, as its first local service, in lieu of Ahoskie, North Carolina, and to modify the facilities of WQDK to specify operation on Channel 257A at Gatesville, North Carolina; and (c) to delete Channel 259A at Nashville, North Carolina and specify Channel 257A in its place and to modify the facilities of WZAX to specify operation on Channel 257A. As shown in the attached Engineering Statement, these allotments may be made in compliance with the Commission's current spacing and allocation requirements and will result in a preferential arrangement of allotments. In support whereof, the following is submitted:

1. Joyncr requests that the FM Table of Allotments be amended as follows:

Community	Present Channel	Proposed Channel
Creedmoor, NC	---	260C3
Chase City, VA	260C3	---
Gatesville, NC	---	257A
Ahoskie, NC	219C2, 257A	219C2
Nashville, NC	259A	257A

Channel 260C3

2. The first prong of this rulemaking requests the re-allotment of channel 260C3 from Chase City, Virginia to Creedmoor, North Carolina.

3. Creedmoor, North Carolina **is** a community for allotment purposes. Creedmoor **is** an incorporated place with a population of 2,232 persons (2000 U.S. Census). See *Revision of FM Assignment Policies and Procedures*, 90 FCC 2d 88, 100 (1982) (“*Revision of FM Policies*”) (requirement of an allotment to a community is generally satisfied if the community is either incorporated or listed in the U.S. Census.)

4. Creedmoor is self-governed with its own Mayor, City Manager, City Commissioners, volunteer Fire Department and public schools. There are numerous businesses and organizations located in Creedmoor. A number of these businesses and organizations incorporate “Creedmoor” into their names (e.g. Creedmoor Auto Care, Creedmoor Fabrics, Creedmoor Self Storage,

¹ Subsequent to there modifications, Station WMEK (**AM**) will remain licensed to Chase City, Virginia.

Butner Creedmoor Family Medicine, etc.). See *Kenansville, Florida*, 10 FCC Rcd 9831 (1995) (existence of a number of organizations incorporating the community's name is indicative of community status.)

5. Allocation of Channel 260C3 to Creedmoor would result in a preferential arrangement of allotments, pursuant to *Revision of FM Policies*, *supra*. The allocation would provide Creedmoor with its first local aural transmission service, fulfilling the Commission's third priority for FM allocations. See *Revision of FM Policies; Amendment of the Commission's Rules Regarding Modification of the FM and TV Authorizations to Specify a New Community of License*, 4 FCC Rcd 4870 (1989) ("*Amendment of FM Policies*").

6. As a result of the allocations and modifications requested in this Petition, there will be no short spacing between facilities at the proposed site and other existing facilities. See Engineering Statement (attached).

7. The hypothetical 70 dBu contour of Station WFXQ will provide a signal to less than 50% of the Raleigh/Durham, North Carolina Urbanized Areas. As such, this Petition does not require the submission of a Tuck analysis. See *Huntington Broadcasting Co. v. FCC*, 192 F2d 33 (D.C. Cir. 1951), *RKO General, Inc.*, 5 FCC Rcd 3222 (1990) and *Faye and Richard Tuck*, 3 FCC Rcd 5374 (1988).

8. The proposed allocation site for WFXQ will provide 70 dBu service to all of Creedmoor, and 60 dBu service to an area of 4,775 square kilometers which includes a 2000 Census population of 556,266. See Engineering Statement at Exhibit E3 and E5. The substitution provides Creedmoor with its first local aural transmission service, while Chase City,

Virginia continues to receive local service from WMEK (AM) and reception service from eighteen (18) other FM stations. See Engineering Statement at Exhibit E7. Thus, the objectives of 47 U.S.C. 307(b) would be served by substituting the community of license for Channel 260C3 from Chase City, Virginia to Creedmoor, North Carolina, **by** providing a first local service to Creedmoor, North Carolina and service to 491,363 more people than were served by the Chase City allotment. Furthermore, allocation of Channel 260C3 to Creedmoor, North Carolina will result in a net population gain of 491,363 and no net area loss. Id at Exhibit E15

9. The allocation of 260C3 to Creedmoor, NC creates a short spacing with Channel 259A at Nashville, North Carolina. In order to remove the short spacing, Joyner proposes Channel 257A in lieu of Channel 259A at Nashville, North Carolina. This change will not require WZAX to make any additional facility modifications.

Channel 257A

10. The second prong of this rule making requests the re-allotment of Channel 257A from Ahoskie, North Carolina to Gatesville, North Carolina and the substitution of Channel 257A for Channel 259A at Nashville, North Carolina.

11. Gatesville, NC is a community for allotment purposes. Gatesville is an incorporated place with a population of 281 persons (2000 U.S. Census). See Revision of FM Policies, supra.

12. Gatesville is the county seat of Gates County with a population of 10,516 (2000 U.S. Census). It has a post office, fire department and elementary school. Additionally, there are several businesses located in Gatesville. A number of these businesses incorporate "Gatesville"

into their names (Gatesville Barber Shop, Family Foods of Gatesville, Inc., Gatesville Florist and Gatesville Pizzeria), and serve as an additional indication community status. See *Kenansville, Florida, supra*.

13. Allocation of Channel 257A to Gatesville, North Carolina would result in a preferential arrangement of allotments, pursuant to *Revision of FM Policies; Amendment of FM Priorities*. The allocation would provide Gatesville with its first local aural transmission service, fulfilling the Commission's third priority for FM allocations. See *Revision of FM Policies*. Ahoskie, North Carolina will continue to receive local service from noncommercial station WBKU-FM on Channel 219C2 and reception service from seventeen (17) other FM stations. See Engineering Statement at Exhibit E14. The allotment to Gatesville results in a net population gain of 1,326 and no net area loss. Id at Exhibit E15

14. Joyner obtained the consent of the licensees of WQDK and WZAX to the changes set forth in this Petition². Those consents are attached hereto as Attachment 2.


15. Radio Joyner, Inc. certifies that it has a present intention to apply for channel 260C3 when allotted to Creedmoor, and when authorized will construct the facilities promptly and commence operation on Channel 260C3 at Creedmoor, North Carolina.

² Portions of this petition were previously mutually exclusive with an application tiled by MainQuad Broadcasting, Inc., licensee of **WZAX**, File No. BPH-20020924AAX. MainQuad Broadcasting, Inc. is to dismiss this application.

WHEREFORE, for the foregoing reasons, it is respectfully requested that the Commission commence a rulemaking proceeding to allot Channel **260C3** to Creedmoor, North Carolina, to allot Channel **257A** to Gatesville, North Carolina and to delete Channel **259A** at Nashville, North Carolina and allot Channel **257A** in its place.

Respectfully submitted,

JOYNER RADIO, INC.

By: 
Gregg P. Skall
Peter Gutmann
Joan Stewart
Its Attorneys

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Seventh Floor
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Phone: (202) 467-6900
Facsimile: (202) 467-6910

Dated: March 3, 2003

Attachment 1

Engineering Statement

Engineer]ng Statement
In Support of a
Petition for Rulemaking
WFXQ
Joyner Radio, Inc.

General

This petition for rule making (PRM) was prepared for Joyner Radio, Inc. ("Joyner"), licensee of WFXQ channel 260C3, Chase City, VA. Joyner proposes to delete channel 260C3 at Chase City, VA and subsequently allocate channel 260C3 to Creedmoor, NC as the community's first local service. Joyner proposes that the license of each station upgraded, reassigned and/or channel or class change, be modified accordingly.

The PRM seeks the allotment of channel 260C3 at Creedmoor, NC, in lieu of channel 260C3 at Chase City, VA. The allotment of 260C3 at Creedmoor requires additional spectrum modifications that allow for the upgrade of WFXQ and modifications of WQDK and WZAX.

Methods

The Joyner PRM is presented in sections. Each licensed facility where a change is proposed will be discussed individually. Each section begins with the associated allocation or channel spacing study. Additional exhibits then support the proposed modification's technical compliance.

All searches were performed using V-Soft's FMCONT program and then verified using Au Contraire's FMSTUDY search program. The FCC(50,50) contour distances and population figures were calculated using RadioSoft's Comstudy ver. 2.2. The studies were based on the latest technical data from the Commission's database. Mapping and gain/loss areas were conducted using MapInfo ver. 7.0. Population figures are based on 2000 U.S. Census data. The community boundaries were cross-checked with the U.S. Census Bureau's American Fact Finder map. See Exhibit E4 and Exhibit E11.

All modifications that require an antenna site change or change in operating facilities have a gain/loss study for population and square kilometers. The facilities that require a community of license change include a remaining services study depicting that **no** white or gray area exists in the PRM.

Nature of the Joyner PRM

A summary of all communities and their related channels, present and proposed, is included in Exhibit E1 for reference. Joyner proposes to delete channel 260C3 at Chase City, **VA** and substitute channel 260C3 at Creedmoor, NC for use by WFXQ. In order to accomplish this, two additional stations require modification for compliance with §73.207. The PRM provides for first local service at Creedmoor, NC, first local service at Gatesville, NC, and increases the total number of persons served.

The allotment of channel 260C3 requires the following spectrum modifications:

WZAX – Channel 259A, Nashville, NC. Presently WZAX operates on channel 259A licensed to Nashville, NC. The allocation of 260C3 at Creedmoor, NC creates a spacing of 52.77 kilometers to WZAX while 89 km is required for first-adjacent C3 to A. This creates a prohibited short space of 36.23 km. Therefore, Joyner proposes to eliminate this short space by proposing channel 257A in lieu of channel **259A** at Nashville, NC. This change does not require any additional facility modifications of WZAX, Nashville, NC. In addition, there is a required modification to the licensed facility of WQDK, Ahoskie, NC, ~~which~~ presently operates on channel 257A.

WQDK – Channel 257A, Ahoskie, NC. Presently WQDK operates on channel 257A licensed to Ahoskie. The allocation of 257A at Nashville, NC creates a spacing of 90.87 kilometers to WQDK while 115 is required for co-channel class A to A. This creates a prohibited overlap of 24.13 kilometers. Joyner seeks to eliminate this short

space by proposing a site modification for WQDK. **As** a result of the site modification, WQDK will no longer be able to provide city-grade coverage of Ahoskie, NC, thus Joyner proposes deleting channel 257A at Ahoskie, NC and to subsequently allocate channel 257A to Gatesville, NC as the community's first local service.

Exhibits Explained

WFXQ

Exhibit E2 is an allocation study depicting the spacing to all known FM facilities that are affected by the allotment of channel 260C3 at Creedmoor, NC. The study depicts all of the on-channel and adjacent channel modifications required. Exhibit E3 **is** a map generated using the programs listed in the Methods section of the PRM. This study depicts the WFXQ channel 260C3 allotment coordinates, a maximum class C3 70 dBu contour, and the community boundary of Creedmoor, NC. This study also depicts the Raleigh/Durham, NC Urbanized Areas and a showing that 8.2% of the Raleigh, NC UA is covered by the hypothetical 70 dBu of the proposed allotment. Exhibits E2 and E3 demonstrate full compliance with §73.315 of the rules. Exhibit E4 **is** a U.S. Census Bureau – American Fact Finder map of the community of Creedmoor, NC. Exhibit E5 is a map demonstrating the gain and loss area of the respective interference free contours for WFXQ. Exhibit E6 is a map depicting the remaining services in the loss area after WFXQ is deleted at Chase City, VA and allocated to Creedmoor, NC. Exhibit E7 is a list of the facilities included in Exhibit E6. The contour numbers correspond to the numbers on the associated contours of Exhibit E6.

WZAX

Exhibit E8 is an allocation study depicting the spacing to all known FM facilities that are affected by the allotment of channel 257A at Nashville, NC. The study depicts only one co-channel modification required

WQDK

Exhibit E9 is an allocation study depicting the spacing to all known FM facilities that are affected by the allotment of channel 257A at Gatesville, NC. The study depicts all of the ~~OD~~ channel and adjacent channel modifications required. Exhibit E10 is a map generated using the programs listed in the Methods section of the PRM. This study depicts the WQDK channel 257A allotment coordinates, a maximum class **A** 70 dBu contour, and the community boundary of Gatesville, NC. Exhibits E9 and E10 demonstrate full compliance with §73.315 of the rules. Exhibit E11 is a U.S. Census Bureau – American Fact Finder map of the community of Gatesville, NC. Exhibit E12 is a map demonstrating the gain and loss area of the respective interference free contours for WQDK. Exhibit E13 is a map depicting the remaining services in the loss area after WQDK is deleted at Ahoskie, NC and allocated to Gatesville, NC. Exhibit E14 is a list of the facilities included in Exhibit E13. The contour numbers correspond to the numbers on the associated contours of Exhibit E13.

The Joyner PRM Gain-Loss Area

Exhibit E15 is a tabulation of the gain/loss area for each facility that requires an antenna location change. **WZAX** is the only station that will not change antenna location or operating facilities and thus is not to be included in the cumulative gain/loss study.

The study includes two facilities that have a deviation in their coverage area proposed by the PRM. Listed in the study is each station's loss and gain area listed in square kilometers and the population gains and losses in number of persons according to the 2000 U.S. Census Bureau's population figures. It depicts a cumulative total loss area of 6,261 sq. km and a gain area of 6,261 sq. **km**. The Joyner PRM has a net gain of 0 square kilometers

The Population loss has a cumulative loss of 90,156, while the population gain is 581,519 persons. Therefore, the net population gain of the Joyner PRM is 491,363 persons.

Conclusion

The Joyner PRM has demonstrated that it is in technical compliance with the present Commission Rules concerning such actions. The PRM produces new first local services at Creedmoor, NC and Gatesville, NC. Chase City, VA will continue to receive service from WMEK-AM while Ahoskie, NC will continue to receive service from WBKU-FM.

Statement of the Consultants

The engineering portion of the Petition for Rulemaking was prepared for Joyner Radio, Inc. It was developed by American Media Services, LLC. ("AMS") and may not be used for purposes other than submission to the Commission by Joyner.

It may not be reproduced in its entirety, or in part, by anyone (other than from the Commission) without the written consent of AMS.

The information in this application is compiled from the most recent Commission and outside data. AMS is not responsible for errors resulting from incorrect data or unpublished rule and procedure changes.

For American Media Services, LLC



Laramie Guest

February 18, 2003

1311 Chuck Dawley Blvd. Suite 202
Mount Pleasant, SC 29464
(843)972-2200

Engineering Statement
In Support of a
Petition for Rulemaking
WFXQ
Joynco Radio, Inc.

Summary of channel assignments
 (Depicts all communities, channels, and modifications)

Community	Present	Proposed	Comments
Creedmoor, NC	-----	260C3	Delete channel 260C3 at Chase City, VA and Change community of license to Creedmoor, NC on channel 260C3 as first local service.
Chase City, VA	260C3	-----	Delete channel 260C3 at Chase City, VA and Change community of license to Creedmoor, NC. Also served by WMEK-AM
Gatesville, NC	-----	257A	Delete channel 257A at Ahoskie, NC and Change community of license to Gatesville, NC on channel 257A as first local service.
Ahoskie, NC	219C2, 257A	219C2	Delete channel 257A at Ahoskie, NC and Change community of license to Gatesville, NC. Also served by WBKU-FM
Nashville, NC	259A	251A	Delete 259A and substitute 257A at present antenna location.



**American
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Services**
LLC

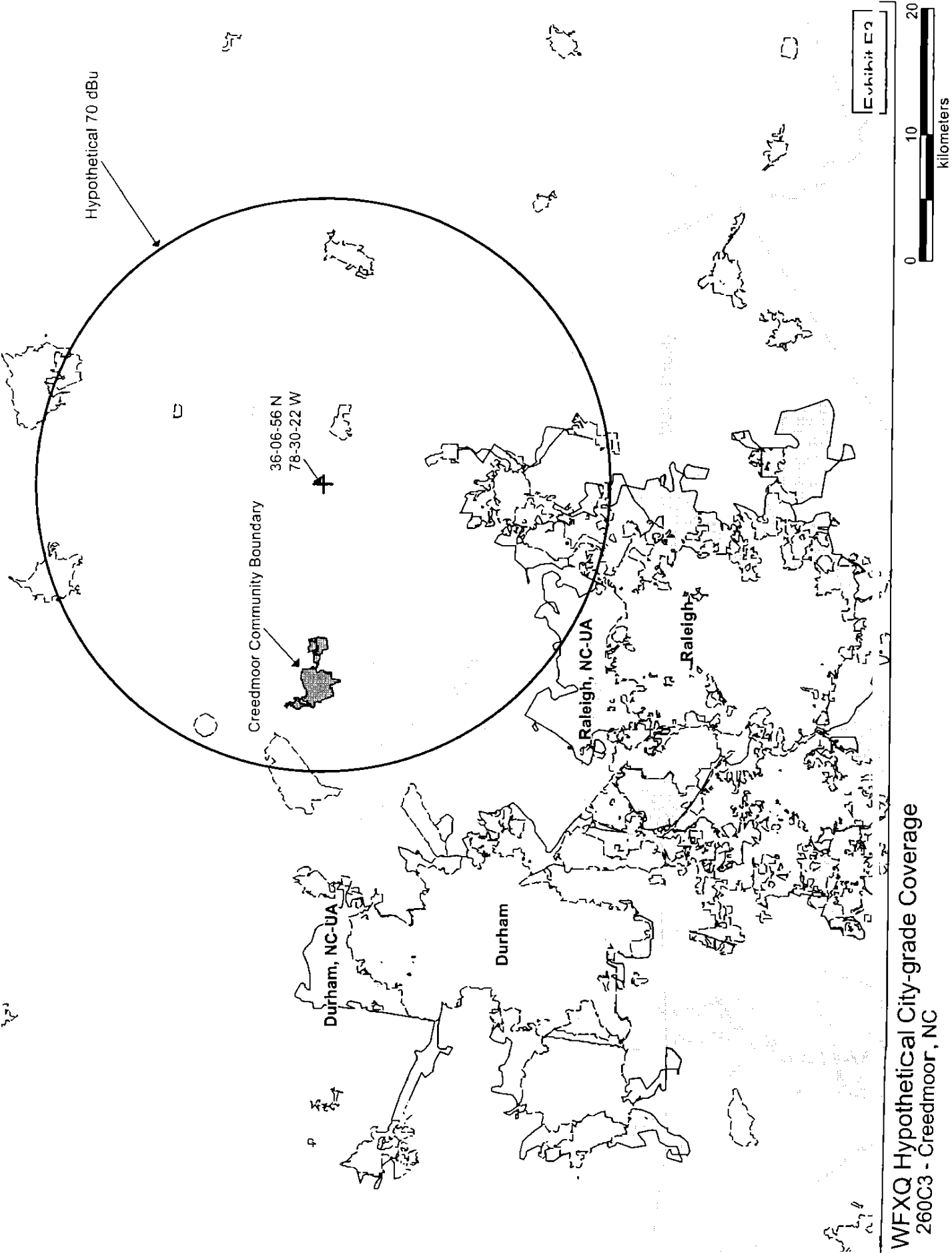
843.972.2200
 Charleston, SC

Engineering Statement
In Support of a
Petition for Rulemaking
WFXQ
Joyner Radio, Inc

Allocation Study: Channel 260C3 - Creedmoor, NC (WFXQ)

REFERENCE							
36 06 56 N		CLASS = C3					
78 30 22 W		Current Spacings				SEARCH 02-11-03	
----- Channel 260 - 99.9 MHz -----							
Call	Channel	Location		Dist	Azi	FCC	Margin

WFXQ	LIC 260C3	Chase City	VA	77.75	10.3	153.0	-75.25
Of No Concern:							
Present facilities of WFXQ before PRM							
36 48 17	78 20 59	NC	12.000 kW	143 M			
WZAX	LIC 259A	Nashville	NC	52.76	110.3	89.0	-36.24
Of Concern:							
Substitution of channel 257A proposed							
35 51 01	71 57 25	CN	5.000 kW	100 M			
WKXB	LIC 260C1	Burgaw	NC	210.58	170.4	211.0	-0.42
WVBZ.C	CP 262C0	High Point	NC	86.61	257.0	87.0	-0.39
WZBB	LIC 260C3	Stanleytown	VA	156.91	304.9	153.0	3.91
WVBZ	LIC 262C	High Point	NC	119.94	262.6	96.0	23.94
WMAG	LIC 258C	High Point	NC	123.35	257.6	96.0	27.35
WXYC	LIC 207A	Chapel Hill	NC	54.13	244.4	12.0	42.13
WXYC.A	APP 207A	Chapel Hill	NC	55.67	245.2	12.0	53.61
WBXB	LIC 261C2	Edenton	NC	172.39	89.3	117.0	55.39
WVBEFM	LIC 261C3	Lynchburg	VA	156.54	341.3	99.0	57.54
WLGQ.C	CP 258A	Emporia	VA	102.97	54.0	42.0	60.97

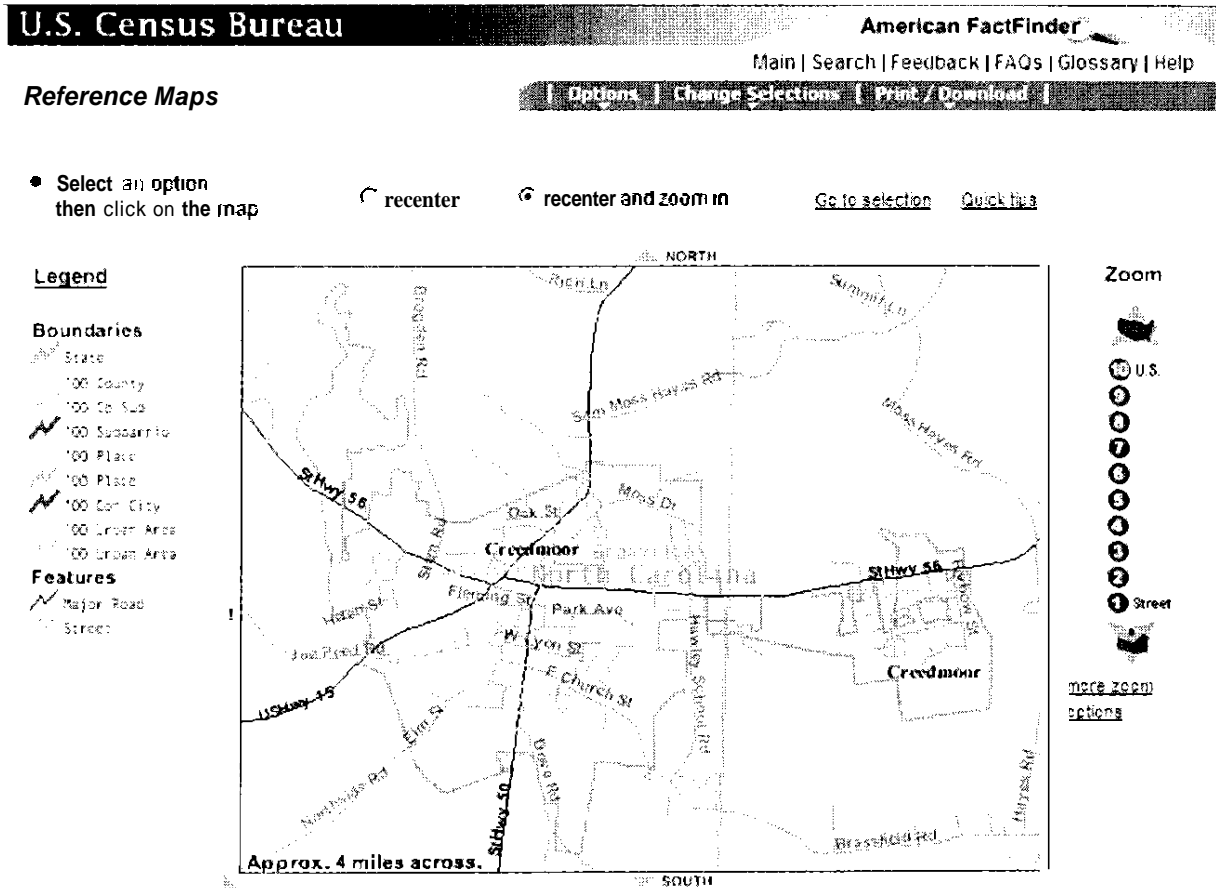


WFXQ Hypothetical City-grade Coverage
260C3 - Creedmoor, NC

Engineering Statement

In Support of a
 Petition for Rulemaking
 WFXQ
 Joyner Radio, Inc.

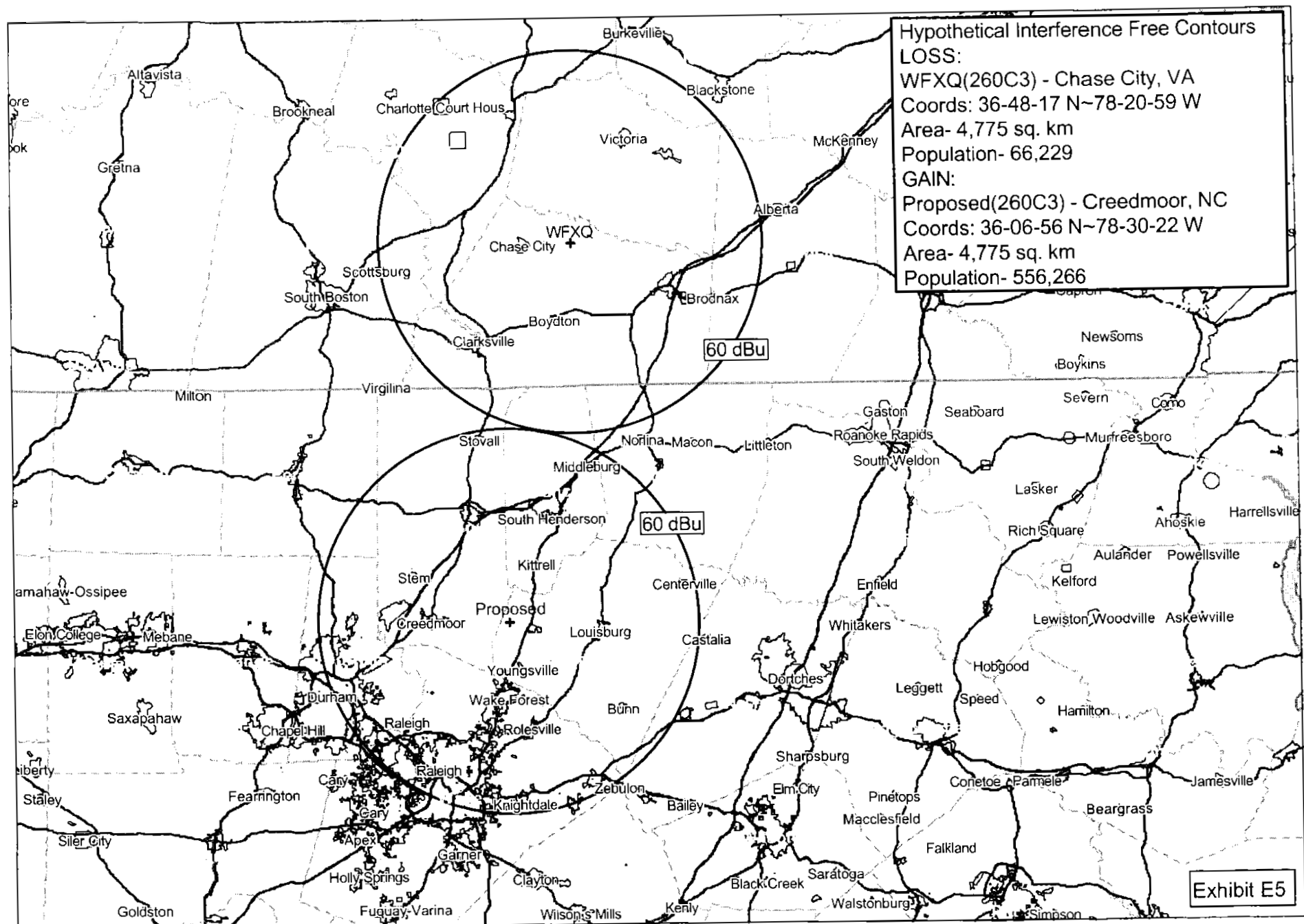
U.S. Census Bureau - American Fact Finder map of Creedmoor, NC



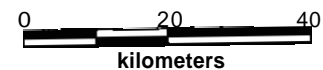
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Services**

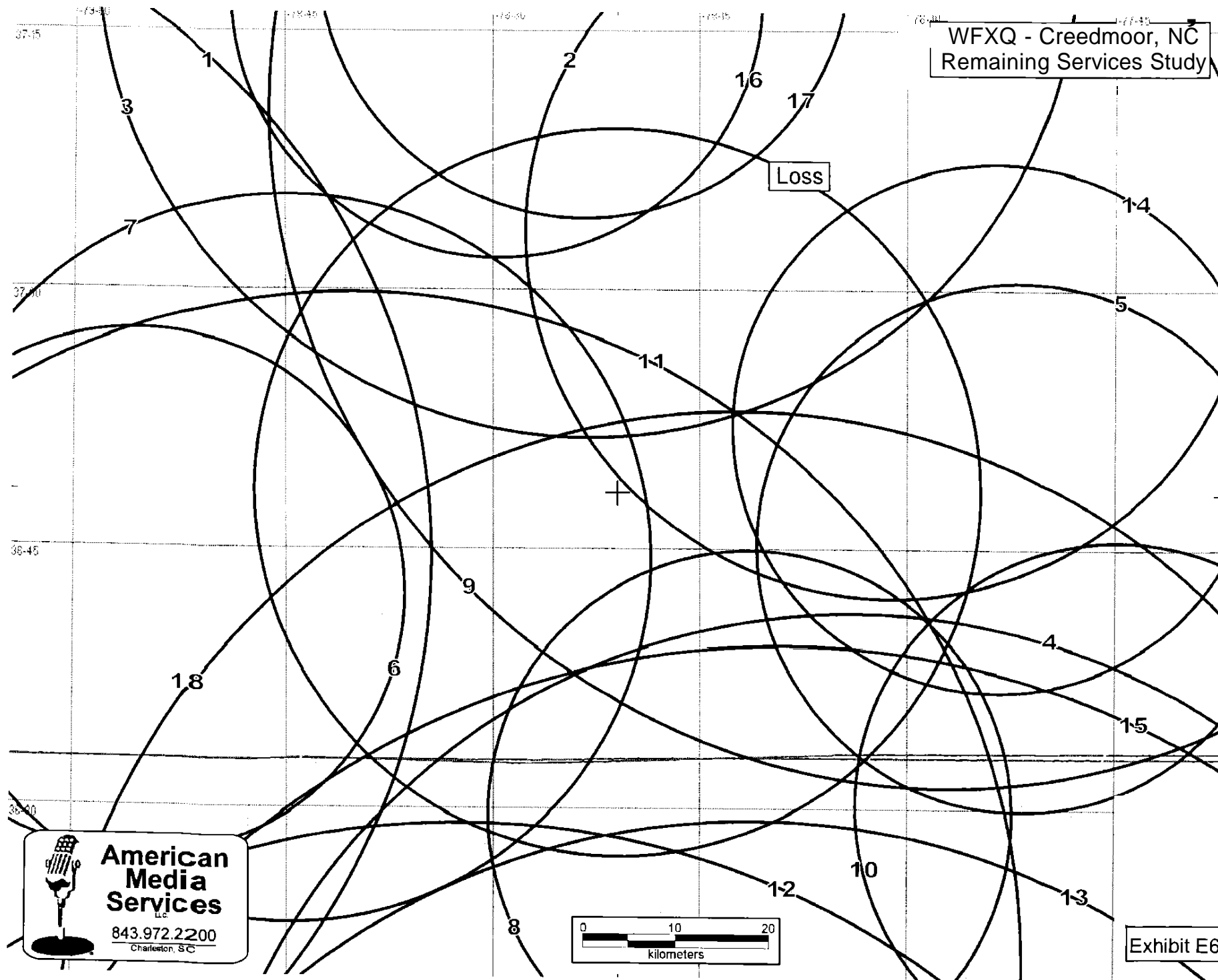
843.972.2200
 Charleston SC

Exhibit E4



WFXQ Gain-Loss Study





Engineering Statement
In Support of a
Petition for Rulemaking
WFXQ
Joyner Radio, Inc.

WFXQ - Remaining Services

Contour #	Call Sign	City of License	Channel
1	WAKG	DANVILLE, VA	277C1
2	WBBC-FM	BLACKSTONE, VA	228C3
3	WFLO-FM	FARMVILLE, VA	239B
4	WFXK	TARBORO, NC	282C1
5	WHFD	LAWRENCEVILLE, VA	288A
6	WHLF-FM	SOUTH BOSTON, VA	237A
7	WICE	CLARKSVILLE, VA	252C3
8	WJIJ	NORLINA, NC	232A
9	WKJS	CREWE, VA	284C1
10	WPTM	ROANOKE RAPIDS, NC	272A
11	WQOK	SOUTH BOSTON, VA	248C1
12	WRAL	RALEIGH, NC	268C
13	WRDU	WILSON, NC	291C
14	WSMY-FM	ALBERTA, VA	276A
15	WTRG	ROCKY MOUNT, NC	264C
16	WVHL	FARMVILLE, VA	225A
17	WXJK	FARMVILLE, VA	267A
18	WYFL	HENDERSON, NC	223C



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843.972.2200
Charleston, SC

Exhibit E7

Engineering Statement
In Support of a
Petition for Rulemaking
WFXQ
Joyner Radio, Inc

Allocation Study: Channel 257A - Nashville, NC(WZAX)

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REFERENCE
35 51 01 N          CLASS = A
77 57 26 W          Current Spacings          SEARCH 02-11-03
----- Channel 257 - 99.3 MHz -----
Call      Channel    Location          Dist      Azi      FCC      Margin
-----
WZAX    LIC 259A    Nashville          NC        0.00      0.0      31.0     -31.00
Of No Concern:
Present facilities of WZAX before PRM
35 51 01    77 57 26    CN        6.000 kW    100 M
WQDK    LIC 257A    Ahoskie          NC        90.87     65.9     115.0     -24.13
Of Concern:
Proposed change in reference site
36 16 46    71 01 59    CN        3.000 kW    91 M

WXNR    LIC 258C2    Grifton          NC        108.45    139.9     106.0      2.45
WMAG    LIC 258C     High Point       NC        170.21    267.5     165.0      5.21
WLGQ.C CP 258A    Emporia          VA        85.54     23.6      72.0     13.54
WZFX    LIC 256C1    Whiteville       NC        154.67    209.4     133.0     21.67
WRHH    LIC 257A     Petersburg       VA        151.59     19.8     115.0     36.59
RDEL    DEL 255C3    South Hill       VA        89.98     348.3      42.0     47.98
WKSJFM LIC 255C3    South Hill       VA        89.98     348.3      42.0     47.98
WFXQ.A APP 260C3 Chase City       VA        91.01     343.0      42.0     49.01
WAGO    LIC 204C3    Snow Hill       NC        62.16     154.0      12.0     50.16

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Engineering Statement
In Support of a
Petition for Rulemaking
WFXQ
Joyner Radio, Inc.

Allocation Study: Channel 257A - Gatesville, NC (WQDK)

REFERENCE							
36 17 02 N	CLASS = A						
76 43 40 W	Current Spacings					SEARCH 02-11-03	
----- Channel 257 - 99.3 MHz -----							
Call	Channel	Location		Dist	Azi	FCC	Margin
N. Lat.	W. Lng.		Power		HAAT		

WQDK	LIC 257A	Ahoekie	NC	27.43	269.1	115.0	-07.57
Of No Concern:							
Present facilities of WQDK before PRM							
36 16 46	77 01 59	CN	3.000 kW	91 M			
WZAX	LIC 257A	Nashville	NC	116.72	251.8	115.0	1.72
Proposed channel 257A-Nashville, NC							
35 57 01	17 57 26	CN	6.000 kW	100 M			

WVOD	LIC 256C2	Manteo	NC	108.82	116.3	106.0	2.82
WNOR	LIC 2548	Norfolk	VA	73.54	33.6	69.0	4.54
WYFI	LIC 2598	Norfolk	VA	73.93	35.0	69.0	4.93
WRHH	LIC 257A	Petersburg	VA	120.27	331.5	115.0	5.27
WLGQ.C	CP 258A	Emporia	VA	86.24	298.9	72.0	14.24
WIAMFM	LIC 255A	Windsor	NC	48.89	211.2	31.0	17.89
WXNR	LIC 258C2	Grifton	NC	127.04	199.2	106.0	21.04
WFOS	LIC 20481	Chesapeake	VA	61.83	38.0	12.0	49.83
WVES	LIC 25781	Accomac	VA	194.24	30.5	143.0	51.24
WXGMFM	LIC 256A	Gloucester	VA	125.99	7.2	72.0	53.99
WZRU	LIC 203C2	Roanoke Rapids	NC	77.60	284.9	15.0	62.60

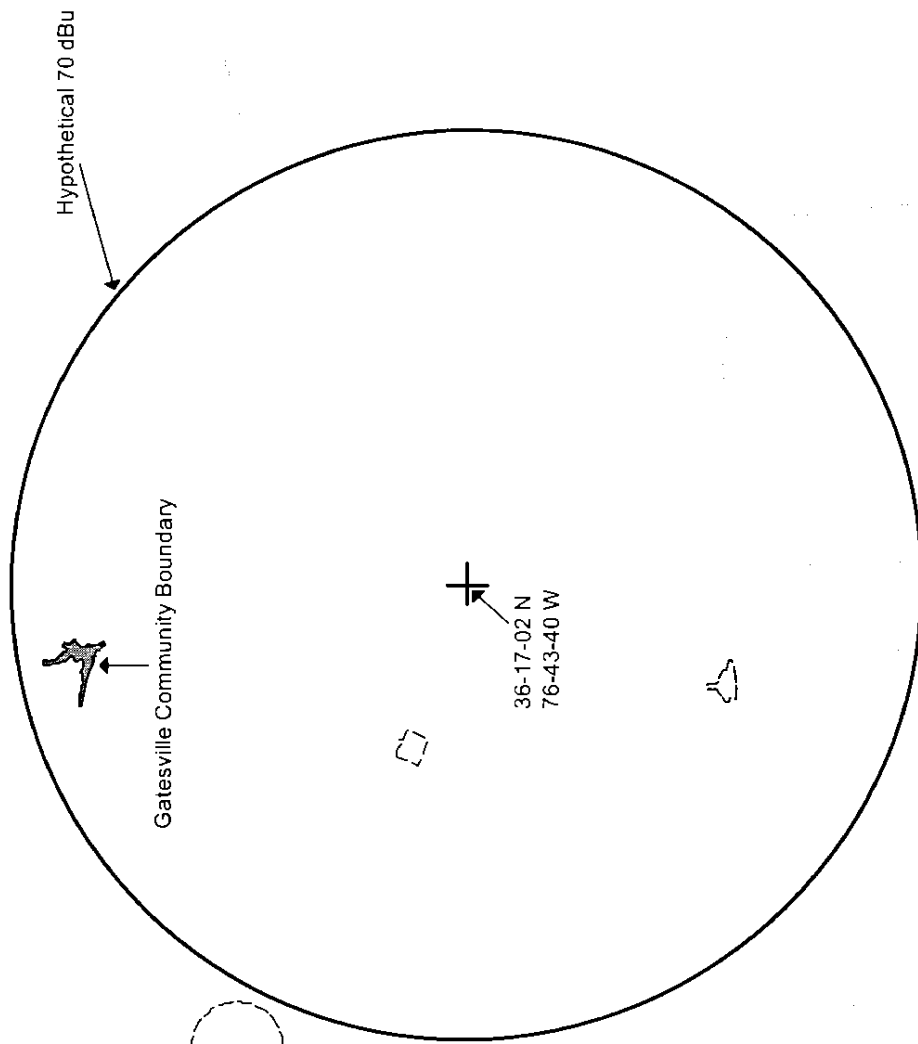
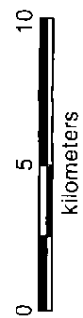


Exhibit E10

257A - Gatesville, NC



Engineering Statement
In Support of a
 Petition for Rulemaking
 WFXQ
 Joyner Radio, Inc.

U.S. Census Bureau - American Fact Finder map of Gatesville, NC

U.S. Census Bureau

American FactFinder
[Main](#) | [Search](#) | [Feedback](#) | [FAQs](#) | [Glossary](#) | [Help](#)

Reference Maps
Options | Change Selections | Print / Download

• Select an option
then click on the map

☐ recenter

☐ recenter and zoom in

[Go to selection](#)

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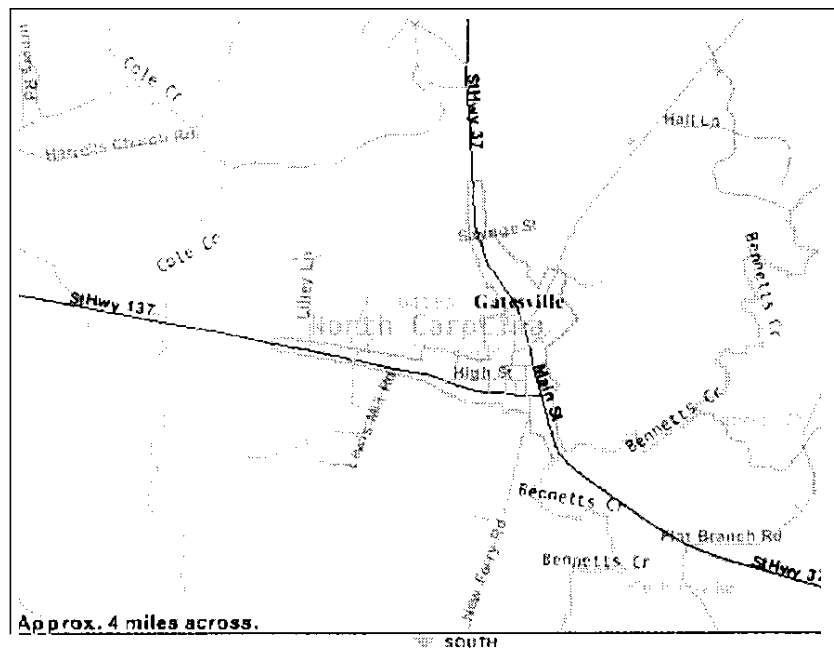
Legend

Boundaries

- State
- County
- Co. Sub
- Submarine
- Place
- Cen City
- Urban Area
- Urban Area

Features

- Major Road
- Street
- Stream/Waterbody
- Stream/Waterbody



Zoom

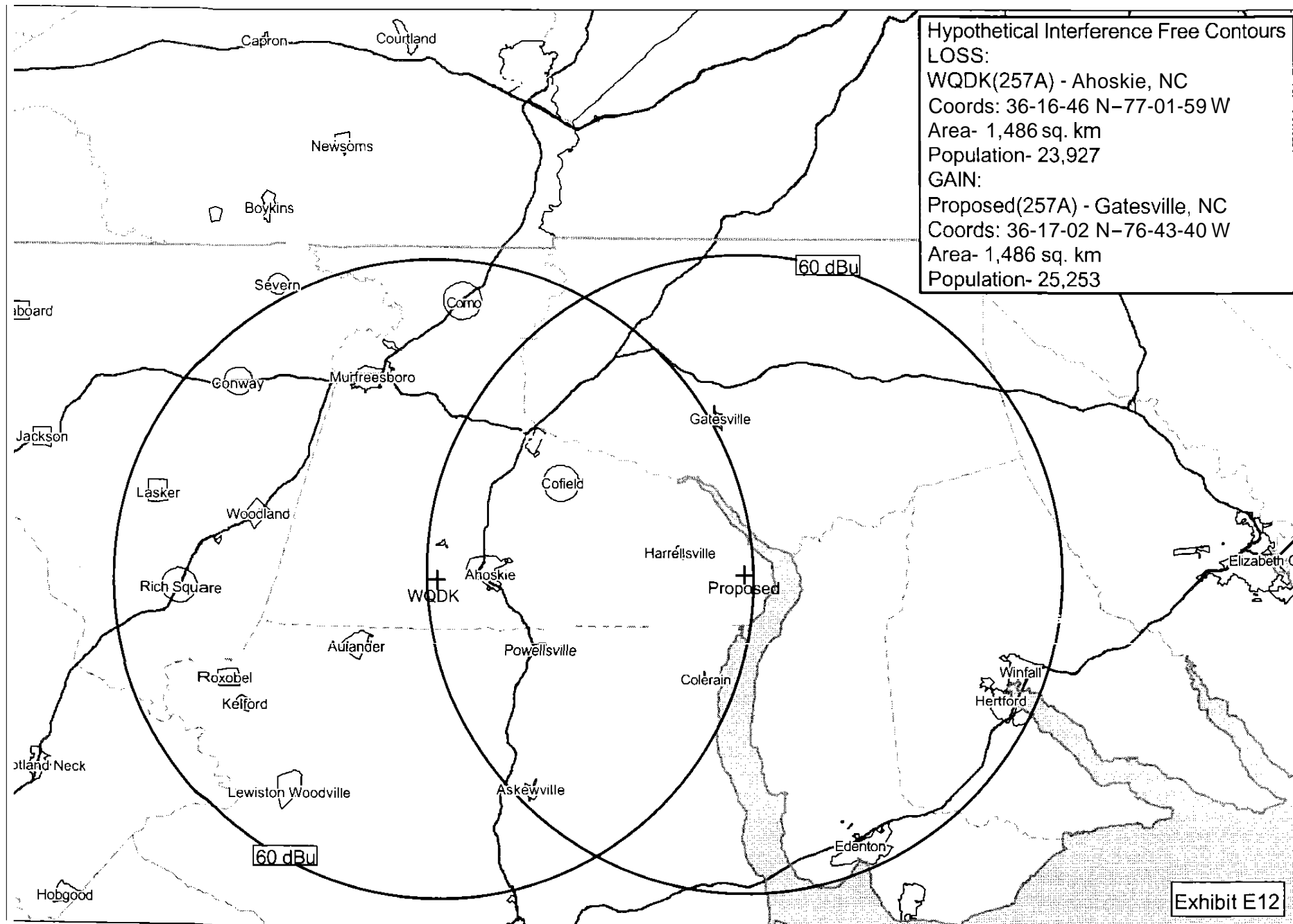


[More zoom options](#)



**American
Media
Services**
LLC

843.972.2200
Charleston, SC



WQDK Gain-Loss Study



Exhibit E12

WQDK - Gatesville, NC
Remaining Services Study

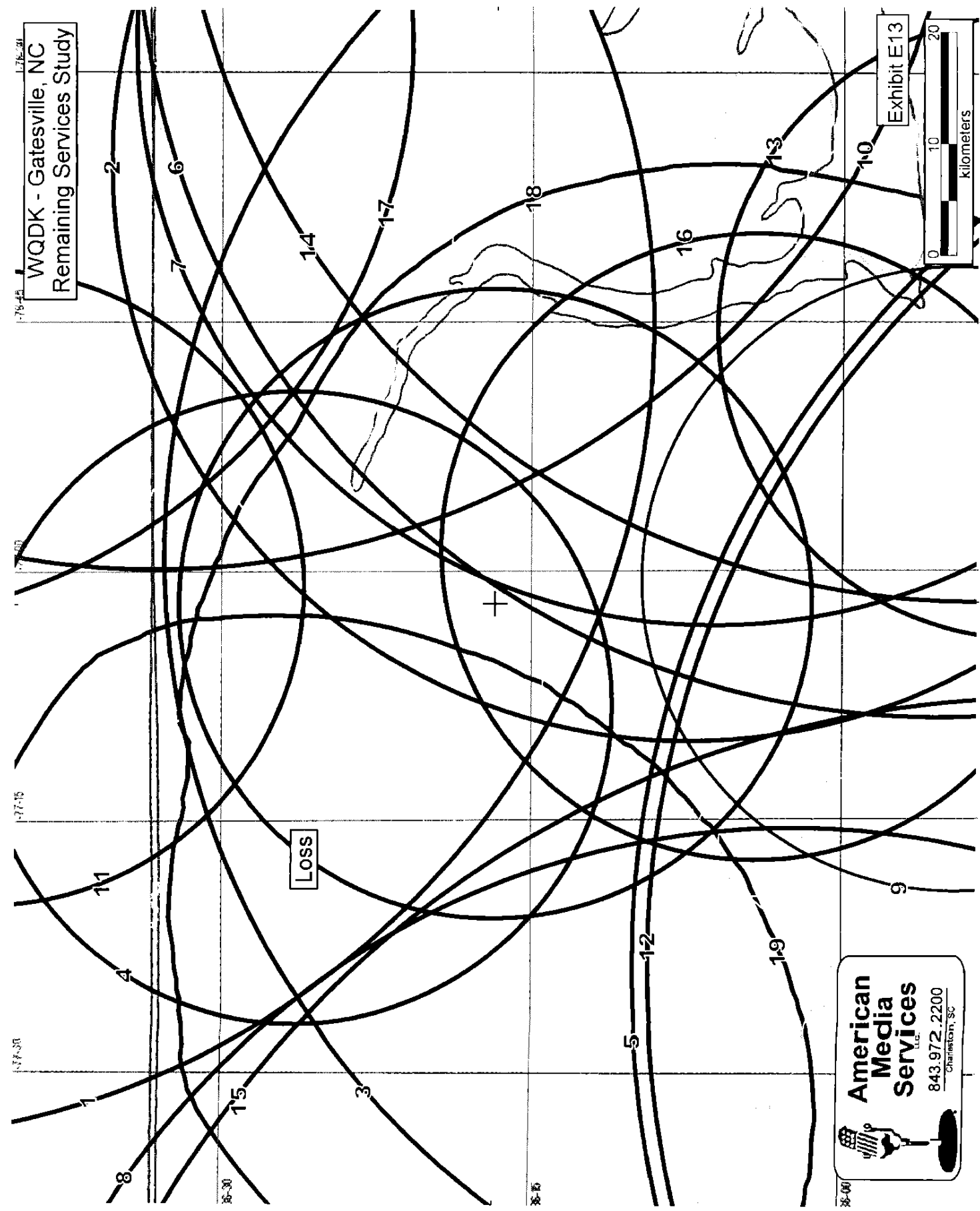


Exhibit E13

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Engineering Statement

In Support of a
Petition for Rulemaking
WFXQ
Joyner Radin, Inc.

WQDK - Remaining Services

Contour #	Call Sign	City of License	Channel
1	WAFX	SUFFOLK, VA	295C
2	WBXB	EDENTON, NC	261C2
3	WCBZ	WILLIAMSTON, NC	279C1
4	WDCZ	MURFREESBORO, NC	252A
5	WERO	WASHINGTON, NC	227C
6	WERX-FM	COLUMBIA, NC	273C1
7	WFMZ	HERTFORD, NC	285C2
8	WFXK	TARBORO, NC	282C1
9	WIAM-FM	WINDSOR, NC	255A
10	WKOC	CHESAPEAKE, VA	229C1
11	WLQM-FM	FRANKLIN, VA	269A
12	WNCT-FM	GREENVILLE, NC	300C
13	WPNC-FM	PLYMOUTH, NC	240A
14	WRSF	COLUMBIA, NC	289C1
15	WTRG	ROCKY MOUNT, NC	264C
16	WURB	WINDSOR, NC	249A
17	WVKL	NORFOLK, VA	239B
18	WBKU	AHOSKIE, NC	219C2
19	WZRU	ROANOKE RAPIDS, NC	203C2



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Services**
LLC

843.972.2200
Charleston, SC

Engineering Statement
In Support of a
Petition for Rulemaking
WFXQ
Joyner Radio, Inc.

Cumulative Gain/Loss Study

<u>Station</u>	<u>City</u>	<u>Area Gain(sq. km)</u>	<u>Area Loss(sq. km)</u>	<u>Pop. Gain(2000)</u>	<u>Pop. Loss(2000)</u>
WFXQ	Creedmoor, NC	4,775	4,175	556,266	66,229
WQDK	Gatesville, NC	1,486	1,486	25,253	23,927
Totals		6,261	6,261	581,519	90,156

Net Totals: **Area Gain(sq. km):** **0**
 Pop. Gain(2000): **491,363**



**American
Media
Services**

843.972.2200
Charleston, SC

Exhibit E15

Attachment 2


Consents

Station WZAX
Nashville, North Carolina

MainQuad Broadcasting, Inc. ("MainQuad"), licensee of Station WZAX(FM), Nashville, North Carolina, understands that Joyner Radio, Inc., licensee of WFXQ(FM), Chase City, VA, has filed, or is about to file, with the Federal Communications Commission a rulemaking proposal seeking to change WFXQ(FM)'s community of license. That proposal requires that the channel on which WZAX(FM) operates be changed from Channel 259A to Channel 257A. MainQuad hereby consents to that change in WZAX(FM)'s channel as part of the rulemaking seeking a change in WFXQ(FM)'s community of license. If the Commission grants the change in WZAX(FM)'s channel, MainQuad will file the requisite application for a construction permit or license, as applicable, to effectuate the channel change. MainQuad understands that this statement may be used in a filing with the Federal Communications Commission and hereby authorizes its use for that purpose.

I verify that this statement is true and accurate to the best of my knowledge, information and belief and is made in good faith.

MainQuad Broadcasting, Inc.

By: 
Daniel Berman
President

**Station WQDK
Ahoskie, North Carolina**

Ray-D-0-Biz Licenses LLC ("Ray-D-0-Biz"), licensee of Station WQDK, Ahoskie, North Carolina, hereby agrees to have Station WQDK's transmitter site relocated and City of License changed. If the Commission grants the changes, Ray-D-0-Biz will file an application for a new transmitter site consistent with the Commission's Rules. Ray-D-0-Biz understands that this statement may be used in a filing with the Federal Communications Commission and hereby authorizes its use for that purpose.

I verify that this statement is true and accurate to the best of my knowledge, information and belief and is made in good faith.

Ray-D-0-Biz, Licenses, LLC

By: 
David Wilhelm
Its: Managing Member

WASHINGTON 79720v1 0211112003

Certificate of Service

I, Dina Etemadi, a secretary with the law firm of Womble Carlyle Sandridge & Rice, PLLC, do hereby certify that a true and correct copy of the foregoing "Petition for Rule Making" was served by U.S. Mail, first class, postage prepaid on the 3rd day of March, 2003, on the following persons:

MainQuad Communications. Inc
P.O. Box 910
Roanoke Rapids, NC 27870
Attn: Daniel Berman

Ray-D-O Biz Licenses, LLC
P.O. Box 1040
Kill Devil Hills, NC 27948
Attn: David Wilhelm



Dina Etemadi